	d .
1	SCOTT N. SCHOOLS (SC 9990) United States Attorney
2	BRIAN J. STRETCH (CSBN 163873) Chief, Criminal Division
4 5 6 7 8 9	HANLEY CHEW (CSBN 189985) Assistant United States Attorney 150 Almaden Boulevard, Suite 900 San Jose, California 95113 Telephone: (408) 535-5061 E-mail: hanley.chew@usdoj.gov Attorneys for Plaintiff UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
11	SAN JOSE DIVISION
12	SAN JOSE DIVISION
13	UNITED STATES OF AMERICA,) No. CR 05-00789 JW
14 15 16 17	Plaintiff, v. STIPULATION TO CONTINUE SENTENCING FROM DECEMBER 3, 2007 TO JANUARY 28, 2008 ANTHONY SCOTT CLARK, a/k/a/ Volkam, Defendant.
19 20 21 22 23 24 25 26 27 28	The parties, including the defendant, stipulate as follows: 1. On December 9, 2005, defendant Anthony Scott Clark ("defendant") pled guilty to an information, charging her with one count of intentionally causing damage to a protected computer and aiding and abetting, in violation of 18 U.S.C. §§ 1030(a)(5)(A)(I), (a)(5)(B)(I) and (c)(4)(A) and 2. Defendant's sentencing was scheduled for August 13, 2007. At that sentencing the Court continued the sentencing to allow defendant to seek additional discovery related to the amount of loss in this case. 2. On August 29, 2007, defendant has requested additional documents and information from the government. Assistant United States Attorney Matthew Lamberti who was counsel of records.
	STIPULATION TO CONTINUE SENTENCING U.S. v. CLARK, No. CR CR 05-00789 JW

1	but has since left the United States Attorney's Office for the Northern District of California for a
2	position with the Department of Justice in Eastern Europe on October 31, 2007 did not respond
3	to defendant's request. This case was reassigned to Assistant United States Attorney Hanley
4	Chew on November 2, 2007. Because Assistant United States Attorney Lamberti's files are
5	currently in storage, new government counsel needs additional time to retrieve the files in this
6	case, review them and defendant's discovery requests and determine what additional documents
7	and information need to be produced. Once additional discovery is produced, defense counsel
8	and defendant will need additional time to review and examine this discovery.
9	Therefore, the parties respectfully request that the Court continue defendant's sentencing
10	from December 3, 2007 to January 28, 2008 at 1:30.
11	IT IS SO STIPULATED.
12	II IS SO STIL CLATED.
13	SCOTT N. SCHOOLS United States Attorney
14	Office States Attorney
15	Dated: 11/8/07 /s/ Hanley Chew HANLEY CHEW
16	Assistant United States Attorney
17	Dated: 11/8/07 /s/ Vicki Young
18	VICKI YOUNG Attorney for Defendant
19	,
20	[PROPERED] ORDER
21	Having considered the stipulation of the parties, and good cause appearing, the Court
22	orders that the status conference concerning defendant Anthony Clark's sentencing is continued
23	from December 3, 2007 to January 28, 2008 at 1:30.
24	IT IS SO ORDERED. This is the parties' final request for continuance. Further requests for
25	continuance shall be made on the Court's record.
26	DATED: November 9, 2007 THE HONORABLE JAMES WARE
27	United States District Court Judge
28	